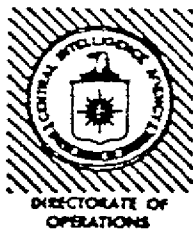


SECRET (When Filled In)



PAGE 1 OF 4 PAGES

THIS IS AN INFORMATION REPORT, NOT FINALLY EVALUATED INTELLIGENCE

~~CONFIDENTIAL~~

DIST 10 JUNE 1976

~~CONFIDENTIAL~~

1.5 (c)

1. IN MARCH 1976, THE VICARIATE OF SOLIDARITY PRESENTED A 200-PAGE DOCUMENT ON HUMAN RIGHTS TO JOSE MARIA EYZAGUIRRE, PRESIDENT OF THE SUPREME COURT. IT WAS SIGNED BY ENRIQUE ALVARRURUTIA, ARCHBISHOP OF SANTIAGO AND A LEADER OF THE VICARIATE OF SOLIDARITY, AND PRESENTS A LEGAL ANALYSIS OF THE HUMAN RIGHTS SITUATION IN CHILE. THE VICARIATE OF SOLIDARITY INTENDS TO PRESENT THE DOCUMENT TO DELEGATES AND JOURNALISTS ATTENDING THE SIXTH GENERAL ASSEMBLY OF THE

3441-189-4 ~~CONFIDENTIAL~~

APPROVED FOR RELEASE

DATE

JUN 11 1999

229

CONFIDENTIAL

(classification)

ORGANIZATION OF AMERICAN STATES (OASGA). THE DOCUMENT
IS VERY CRITICAL OF THE JUNTA'S ABUSE OF HUMAN RIGHTS.

1.5 (c)

2. IN THE DOCUMENT, THE VICARIATE OF SOLIDARITY NOTES
THE ADVERSE EFFECT THE STATE OF EMERGENCY HAS HAD ON THE
COUNTRY BY ITS LIMITATION OF PERSONAL FREEDOMS. THE LAWS
OF THE JUNTA, WHICH HAVE BEEN OF DUBIOUS LEGALITY AND ARE
ARBITRARY IN NATURE, ARE EVIDENCE OF THE ABUSE OF POWER
BY THE MILITARY JUNTA. THE VICARIATE HOPES THAT THE
PUBLICATION OF THE QUESTIONABLE METHODS USED BY THE
GOVERNMENT TO MAINTAIN ORDER WILL HELP TO EASE THE PLIGHT
OF THE PRISONERS AND THAT THE SUPREME COURT WILL RECOMMEND
LEGISLATION THAT WILL CORRECT THE EXCESSES AND
IRREGULARITIES THAT OBSTRUCT THE ADMINISTRATION OF
JUSTICE.

3. THE FIRST SECTION OF THE DOCUMENT DISCUSSES THE
PERMANENT NATURE AND ILLEGAL EXTENSION OF THE STATE OF
SIEGE BY THE GOVERNMENT. THE SECOND SECTION DEALS WITH THE
ILLEGALITY OF DECREE LAW NO. 521 WHICH CREATED THE DIRECTORATE
OF NATIONAL INTELLIGENCE (DINA) AND THE IRREGULARITIES
COMMITTED BY DINA. THE THIRD SECTION DISCUSSES THE SITUATION

CONFIDENTIAL

PAGE 3 OF 4 PAGES

~~CONFIDENTIAL~~

(classification)

OF PEOPLE WHO HAVE DISAPPEARED WHILE UNDER DETENTION. THE
FOURTH SECTION TREATS THE PROBLEM OF THE SYSTEMATIC VIOLATION
OF DECREE LAW NO. 1089 WHICH IS CONCERNED WITH ARRESTS,
DETENTIONS AND THE ILLEGAL HOLDING OF PRISONERS INCOMMUNICADO.
THE FIFTH SECTION COVERS THE INEFFECTIVENESS OF WRITS OF
HABEAS CORPUS. THE SIXTH SECTION DEALS WITH THE IRREGULARITIES
IN CASES BEFORE THE MILITARY COURTS. THE SEVENTH SECTION
COVERS THE CONSTITUTIONAL VIOLATIONS OF DECREE REGULATION
NO. 187 OF THE MINISTRY OF JUSTICE.

1.5 (c)

4. THE DOCUMENT IS ACCOMPANIED BY A SERIES OF ANNEXES
AS FOLLOWS:

A. ANNEX NO. 1 COVERS DINA'S ACTIVITIES AND
INCLUDES COPIES OF LETTERS OF ARREST.

B. ANNEX NO. 2 DEALS WITH AN AGREEMENT OF THE
SUPREME COURT RELATING TO PETITIONS FOR WRITS OF HABEAS
CORPUS.

C. ANNEX NO. 3 DISCUSSES THE STATUS OF INDIVIDUALS
WHO HAVE DISAPPEARED, INCLUDING 228 CASES OF INDIVIDUALS
WHO WERE DETAINED AND HAVE NOT BEEN LOCATED SINCE.

D. ANNEX NO. 4 IS A DEFENSE BY DINA OF THE

~~CONFIDENTIAL~~

PAGE 4 OF 4 PAGES

CONFIDENTIAL

CUATRO ALAMOS DETENTION CAMP AND INCLUDES A REPORT FROM
THE MINISTER OF INTERIOR.

E. ANNEX NO. 5 IS CONCERNED WITH PROLONGED
HOLDING OF DETAINEES INCOMMUNICADO.

F. ANNEX NO. 6 DEALS WITH ABNORMALITIES IN WRITS
OF HABEAS CORPUS,

G. ANNEX NO. 7 SETS FORTH IRREGULARITIES IN THE
TRIALS BEFORE THE MILITARY COURTS,

H. ANNEX NO. 8 DISCUSSES THE SITUATION SINCE
DEGREE LAY NO. 187, SEVERAL CASES BEFORE THE COURT OF
APPEALS, INCLUDING THE CASE OF JAIME 2 U R I T A CAMPOS,
AND FINALLY, THE TWO PAGE RESPONSE OF THE SUPREME COURT
TO THE PRESENTATION BY THE VICARIATE OF SOLIDARITY.

1.5 (c)

CONFIDENTIAL